SEMI-WEEKLY.

ETERNAL VIGILANCE IS THE PRICE OF LIBERTY.

INDIANAPOLIS, NOVEMBER 29, 1845. Courier, a chin plaster Whig concern : The Tri-Weekly Sentinel.

State Sentinel. To all, and particularly to heretofore a permanent privilege of issuing its " shin plasters." horrible details: members, we would say, that our arrangements are

Then our expenses are great in endeavoring to do, (and what we have accomplished,) the making of and placing them before the members even almost as will not silver drive them out just as well ! soon as the ink was dry which recorded them. Too many of the present members of the Legislature have tested the usefulness of this matter, and its impora glance.

We would again publish a Daily, but we deem it to see that our reports are correctly and properly monopolies answer. are sent, is only one-half of that of a Daily, an item next Legislature. in these hard times not to be "sneezed at," while the recipient gets more matter than he otherwise could. These, however, are but small matters, and only business ones. If the members of the Legislature should like the Sentinel well enough, we hope they will subscribe for it. If not, it is none of our business, and many of their constituents, unless they happen to be subscribers, will never hear from them.

Allen County Convention.

Allen County Convention, and particularly to the re- man according unto his ways. solution respecting the appointment of a State Central Committee. We second the views of the resolu- must stare every one in the face, who is at all action with all our heart; because on the prompt and quainted with the late contest in Ohio, that the Deefficient action of that Committee a great deal depends. They should be men of energy, judgment and crats, who go with the party just as far as it is to perseverance-men who will on no occasion shrink their interest so to do; and whenever the Democrafrom their duty; and who will do their utmost, in cy have a contest with monied or other corporations, season and out of season, to further the Democratic

Some two years since, the senior editor of this paper the case. It was so when the patriot Jackson placed the committee, although he often waited on each mem-"What is the meeting for ? " &c. &c. When in- repeat, the Democracy of Ohio in their recent conformed, they would say, "go ahead! it is all right; It was accomplished by these "things" called "BANK I will sanction it." The business would be attended DEMOCRATS." Let the Democracy of that State now to so far as we were concerned; and our friends may go to work and mark all such traitors. Let them be The whole burden of the labor, and every cent of the ed and disgraced, and seek places among their Federal expenses—which were neither light nor small—fell en- them, you will profit by their absence. We would tainly "strayed or stolen!" The Washington cor- Who touches pitch and is not defiled! A. F. Mortirely on us. But we do not grumble at this. We rather suffer ten defeats than one triumph with such respondent of the Statesman writes: had put our hand to the plough, and were determined men. not to look back. Hence it was, also, that Morrison used to range about, continually spouting "George Chapman is the whole Central Committee."

fore those who have offices to bestow. Much better men can be found among the laboring mechanics of the New York papers that the Secretary of the Navy has ornot a gambling committee.

Indiana State Bank were elected a few days ago - its tendency was thought to be much more democratic, his favor, occurs the following passage. Six of the ten are Locofocos. Nevertheless, if the concern go to the devil, all the blame will be charged upon the Whigs .- Louisville Journal.

sert a sinking ship; and we are sorry to see some of complaint existed against the new system; and we ported the same principles, and who still continue to our best Democrats inveigled into these bank nets. By-the-bye, the Journal is not the only Whig paper which has already begun to ring the changes upon the State Bank being in the hands of Democrats .the consequences, are no better than Whigs themselves. We raise our voice against the State Bank of Indiana as being a "Democratic concern." Let the Bank sinks, like its ally, let it not be hereafter said, that it is a Democratic Bank, and sunk under the management of Democrats. Again, we say,

Gulzar, or the Rose Bower.

may be had at Turner's, or at this office.

We would respectfully call the attention of the subscribers particularly to the above fact, as the demand may, in all probability, exceed the supply, and Chalmers, of Marshall county, Miss., has been ap- might pervert the evidence to assist his brother in Mineralogy. He is master of the subjects, and no many may be obliged to wait for a new edition, which pointed by the Governor, Senator in Congress, vice obtaining a conviction, whereon, perhaps, his fee de-doubt will receive the attendance of the citizens gencannot be completed till spring.

We will hereafter notice the work and the critical remarks of the press and others thereon. So far as it has been examined, but one opinion, and that of is rumored that Hon. Daniel E. Huger has resigned There have been extensive fires at Sag Harbor, L. approbation, has been heard. Get it soon.

The Newcastle Courier, one of the meanest his successor. and bitterest Whig papers in this State, naturally any thing better. But the Courier ought not to de- hope to see it continue to battle the common enemy. grade itself so much as to falsify so grossly as it does in favor of its Conservative-Bank-Democratic friend. It may be suspected!

violent harangue, a wag rushed out of the court room, Scotland 74. The salaries in England are £208,976, dividual, but would not be allowed to celebrate working that such a swell made him sea-sich.

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| In Ireland £116,086, in Scotland £76,970.

small bills of the Banks of other States or of this Chicago Daily News gives an account of the execu-

rily be much more full and comprehensive than can remedy that evil, Indiana must give her Bank the cians. Mr. Gatchell now stepped forward and offered up pleasure to sell the party which they disgrace, into decrees in chancery. be given in the Weekly papers. We have also, at same privilege, and so with Kentucky, Illinois, &c. a short and appropriate prayer; after which Mr. Ha- the hands of Federalism. Such, it is believed, is the more expense than circumstances would warrant, Now according to this Eank logic, when can the new read a Psalm. The prisoners now severally shook object of the concern above named; and it is to be employed Reporters at Washington City, who will people remedy this evil! Not until all Bank charters hands with those on the scaffold and with each other, hoped that the true Democracy of your growing De- and Lister for plaintiffs—J. L. Jernegan for defendants. regularly and constantly keep us advised, by letters, commence the reform and carry it out together, which tion, John quite calm and collected. The Sheriff invariably the case, that as soon as the Federal leaders of the earliest transactions of each and every depart- as the Bankites very well know, can never happen. bound their necks, damn their own party and lose power, they set their ment of the General Government. This has long The effect of the small note circulation is to drive drew the caps over their faces, and led them forward snares for some weak-minded and corrept Democrats, been a desire of ours, not only to make our paper specie out of circulation and indemnify the Bank to a upon the drop. more interesting to the people generally, and to their great extent against the return of her promises to pay. Taking the axe, he severed the rope at one blow, in accomplishing their desperate designs. representatives in particular; and we have " strained What sort of magic has Indiana one's that five's have tance of four feet. But now remained a scene most a Federal majority of 13,000, a result almost incredit a nerve" to accomplish it. It shall be done; and not in expelling the emissions of the Kentucky or revolting to behold, and most horrible to describe. ble, and placing the Democracy triumphantly, and I what we have promised shall always be fulfilled, cost Ohio Banks ! It must be, if at all, owing either to The middle rope broke, letting Aaron Long fall, hope, permanently, in the ascendant. She is now issued, and still are, residents of Morgan county. Held. Is it necessary that a Morrison party should be or-If bills of the value of five dollars cannot expel bills sible from the strangling caused by the rope before it cratic party. This glorious result has been brought Hervey Brown for plaintiffs-Quarles & Bradley and and thwart and counteract the influence of the demothe value do it ! Is it because they occupy a different were horrified and seemed rivetted to their places. questions connected with corporations, and with such

much less beneficiary either to members or their con- money for themselves, instead of benefitting the people. bloody streak about his neck, his body trembling all motives. They soon lose sight of the principles of stituents. In publishing a Tri-Weekly, we have cho- The Devil has just about as much care for hely water, over, while preparations were making for the final the party, by their love for the almighty "rag dollars." the words, "The Grand Jurors empannelled," &c., not lead appearance of the paper is very respectable—but sen the days on which every Tri-Weekly, as well as as Bankers have for any one's interest but their own. fall. But there was another act in the drama. Daily mail, leaves. We have a few hours additional What became of the State Bank scrip intended as a leaves and revenge.

Democrat" is a Bank paper; the New Albany Demo-We would call attention to the proceedings of the crat, is strongly anti-Bank. Let us render unto every God grant that it may be the last.

THE DEFEAT OF THE OTHO DEMOCRACY .- The fact hung on the 18th instant for the same murder. mocracy defeated themselves. There is, in that, as well as in all other States, a class of pseudo Demothey are certain to find these pocket Democrats either fighting openly in the ranks of the enemy, or what is still worse, acting the part of the spy, and secretly We are led also to notice it for another reason. plotting treason in our camp. This always has been ry and correct steps to put an end to it. And this can be accomplished in one way only. Let the De-Not more than one or two forced meetings were held men, place the mark of "TRAITOR" upon their foretest with the Banks of that State defeated themselves. recollect whether we did not do our part faithfully. hurled from the party whose name they have dishonor-Whig allies, where they rightly belong. Out with

our city, or any where else. Let us have a working, dered the immediate discontinuance of the Naval apprentice system. We strongly hope that there may be some mistake in the statement. The system is regar- 25, 1845, and addressed to the Democracy of Bradford in the head, a complaint fatal to children of delicate Directors of the Indianapolis branch of the ded with great favor by the public, especially as or more in harmony with republican institutions, than the system before prevalent, and which was borrowed No doubt about it; and several other Whig papers from England. Before we saw the report of its dis- like those they have been pleased to make. Coming have said about the same thing. Rats, it is said, de- continuance, we did not know that a single cause of from those who like myself, have all their lives suprepeat the hope, that the report may prove unfounded.

mighty God for his care and various mercies. Whig whatever service it may have been in my power to They mean to be ahead if possible; but we tell them Governors as generally appoint such a day. We render our common Country. the Democratic party doubts the purity of those whom should like to know where they get this power of apthe Whigs are willing to use, and who, if they see pointment. But to show British Whiggery in its true garb, it is only necessary to read the proclamation of his Transcendental Excellency, Lord W. W. Seaton, year or two ago, for alleged murder and arson, the A. S. S., the Grand Lord Mayor of Washington City. Democrats beware-the Internal Improvement Sys- He goes the whole swine, and not only appoints the tem should be as a finger board of warning. When day, but absolutely enjoins it upon every one to observe it! Whiggery's foot will stick out, even in serving the Lord.

Banner announces the death of Dr. Joseph H. Pey- Sheriff to summon additional jurors. ton, the member elect from that district to Congress. This poem, translated from the Persian, by John Dr. Peyton had served in the Senate of the State Le-S. Rein, Esq., is now ready for sale and delivery. It gislature with much ability, and was elected to Con- convicted lies, but makes a miserable failure. He gress by the Whigs in 1843.

Hon. Jacob Thompson, who declined the appointment. pended !

The Charleston Evening News of the 15th, says it his seat in the U. S. Senate, and that it is the gener- I., and at Chillicothe, O. Loss at the former place al expectation and belief that Mr. Calhoun will be estimated at \$150,000. We have seen no estimate

enough, like most of the Whig papers, takes sides in Indiana Patriot .- D. R. Eckels, Esq. has again favor of Morrison's Bank Democrat. We have no assumed the editorial conduct of the Indiana Patriot. objections to this; have no right to expect any thing He has been its main editor, however, heretofore; else: have lammed the Whigs too hard to deserve and we judge its prospects are brightening. We

MAIL FOUND .- The Mail bag, which contained a very large amount of money, and which was adver- favor of, and in the Bank. Is Morrison promised his tised as lost or stolen, was picked up in the street quid pro quo, in shape of a settlement, or otherwise? SAMUEL D. GRESHAM has been appointed Post- of New York by a poor German rag gatherer, and

EXECUTION OF THE LONGS AND YOUNG .- From the We are glad to see the manly stand taken by the "Upper Mississippian" extra, of the 29th ult., we true Democratic papers against the further issue of shin learn that John and Aaron Long and Granville Young plasters by the State Bank. The Greencastle Patriot suffered the "death punishment" on that day, for the Democrats are pestered with a leech which is dubbed has the following remarks in reply to the Wabash murder of Col. Davenport. Speeches were made by the "Indiana Democrat," and from the few numbers each. John Long acknowledged his guilt, but as- that I have seen, it bids fair to be an able advocate of No, the people of the State are not willing that the serted the innocence of Young and Aaron Long. The the Federal party under the garb of Democracy.

We shall lay on the tables of the members of the State shall longer be indulged, nor will such be the General Assembly, this number of the Tri-Weekly effect of refusing the demands of the State Bank for The same logic used by the Courier, was used by After Long had closed, he returned to his seat, and infamy of swindling bankers, it must incur the disthe Bank to obtain this boon, and will lose none of its after consulting the other prisoners, returned and pleasure of some who have attached themselves to the probably better this year than ever before, to give force, if any it ever had, for a hundred years to come, stated that it was their dying request that their bod- Democratic party for the real purpose of giving them complete and accurate reports. These will necessa- Ohio authorizes her Fanks to issue small bills, and to ies be given to their friends, and not to the physi- an influence in that party which they may use at

expire at once, and every State in the Union will Aaron Long and Young nearly overcome with cmo- mocratic State will frown it down in the bud. It is

They will not expel the small notes of other States, and down went the drop, letting them fall a dis- Indiana has, since 1840 succeeded in annihilating their denomination, or their quality as a circulation. striking his back on the beam below, and lying insen- looked to as one of the permanent pillars of the Demo- that the p'ea was bad. Judgment reversed. Hiram and ganized in Indiana, whose avowed object is to muzzle

full and regular daily reports of our own Legislature, channel in their circulation ! If this be true, why Soon, however, the officers descended and lifted him men as WHITCOMB, OWEN and others too numerous up, when he recovered his senses, and was again led to mention in my present limits, there can be no doubt But how is it that the Bank advocates contend that upon the gallows, suffering intensely, raising his but that the Democratic party will remain in the we must "do evil that good may come of it!" If the hands and crying out, "The Lord have mercy on me! majority. But, sir, if the Democracy tolerate minions small notes of the other States are not an evil, why You are hanging an innocent man, and (pointing to of the Indiana Bank to assume the leadership of their want to expel them! If they are an evil why want his brother,) there hangs my poor brother!" But party, the people will soon get disgusted and leave the tance, not to estimate it truly. Its benefit to mem- to add to it by doing evil ourselves ! But adding our alas! he heeded him not. He was already beyond old ship to its fate. Whenever these men get the bers and to their constituents, need not to be reitera- wrongs of Ohio and Kentucky, will no his sympathy—he was left alone to endure the dread- control of the press and give tone to the party, the ted here. Each intelligent mind will survey them at more cure them, than if a farmer should turn his own ful sight of his brother's last agonts, and once more party lines soon begin to fade and it is then difficult hogs into his corn field to drive his neighbors out and to pass through the dreadful scene—the rope—the to tell which is the real Democratic party; for there thereby save his crop. The truth is, it won't do it. platform-the axe. I sha'll never forget the appear- is but little difference between Bank Democrats and It is a project to enable the Bankers to make more ance of that man as he sat upon the bench; a large Bank Federalists. Both are governed by the same &c. Held, that the caption was no part of the indict-

relief to the people ? Let the advocates of Bank break among the crowd were evident. Some cried, much sooner than the Federal leaders proper could versed. J. Lockhart, Pros. Au'y. "That's enough-let him go," while others gave ex- possibly do it. made out. Then the postage to those to whom they But we will see how many Softs there are in our pressions to their horror. Just at this moment some The "State Sentinel" has guided the party through cry was raised in a remote part of the crowd; no one knew what it was—some were frightened—one wing knew what it was—some were frightened—one wing devotion to the party seldom equalled and never ex-We observe that the following paragraph is of the guard retreated towards the gallows-the tu- devotion to the party seldom equalled and never exthe control of the guard retreated towards the gallows-the tare to occupy the attention of our editors at the seat copied into Ohio Papers, accredited to the "Indiana" mult increased—a sudden panic seized the immense celled; and now that the party in your noble State peace, extends to causes of action in existence at the are to occupy the attention of our editors at the seat Democrat." This credit is erroneous: The article crowd, and they all fled precipitately from the place. have gloriously triumphed, and the cohorts of Fedeoriginated with the "Western Democrat," published places; the crowd returned, and soon all was quiet, wish to assume the lead, to again surrender it up into at New Albany, and not with the "Indiana Demo- every one ashamed of himself for having been fright- the hands of those who have just been made to bite crat," published at Indianapolis. There is as much ened at nothing. One wagon was found upset, but it the dust. Fear not! a virtuous and magnanimous Wartz et al. vs. Robertson. Error to the Henry C. C. have ever done, he MUST go to OTHER sources than difference between the two in regard to Banking, as was supposed to be the effect, and not the cause of party, as I believe the Democracy of Indiana to be, Opinion by BLACKFORD, J. there is between chalk and cheese. The "Indiana the panic. The wretched victim of the law was at never will tolerate it. The falsely called "Democrat"

John Baxter was convicted and sentenced to be Chapman.

Pulling.

A neighbor sends us the following anecdote about

within a few years, as the following fact will prove. party has changed, and not him; but the first thing ecution defendant may claim as exempt from execution, cracy of Indiana are equal to any other in the West-While formerly editor of the "Democrat," he pur- we know, they are safely housed in the Whig ranks. at any time before the sale, any personal property levied ern States and we record with pleasure the firm chased a hog of Billy Reagan, and a very large hog This, we think, will be the case with some of the on, not exceeding in value 125 dollars. Judgment re- stand they have taken in support of the State Sentinel, account in the matter of public notoriety. So he pro- here; they think it an important acquisition to their | Powers vs. Devenport Error to the Montgomery C. ber personally, and solicited their action and advice. mocracy, whenever and wherever they may find such posed to Billy to say nothing about selling the hog, ranks. but let it be understood that it was given as a presbut let it be understood that it was given as a presNo doubt of all you say, friend J. But it is not
for hire, to transport and deliver goods safely, is bound to Not more than one or two forced meetings were held that paper. It is filled with scurrillity aimed at the during that year. They would nearly all say, the Democracy of Ohio in their recent consented to him (as a great man, of course,) by 'Squire Royal Family are in the Bank. Many think that the starting to the point of destination; and if he unnecessa- S. F. Covington. If Mr. Dunn expects to prove himbelieve about these diggins; but Tom Dowling be- nected; but another member is a Director in this lieved it, and cracked a severe joke on Aleck about Branch, and pulls various wires to get out the Presidefendant.

sent dull times, is the following: Delazon Smith. is a smart chap-very! He goes altogether ahead sions.

county, Pa., in reply to complimentary resolutions in and nervous temperament.

"I feel that I may well pride myself in receiving at such hands, expressions of approbation of my public conduct and confidence in my political principles I beg the Democracy of Bradford to be assured that I WHIGGERY .- Democratic Governors generally re- so regard them, and that as such proofs of the confidence and esteem of my fellow Citizens, is for the commend a day of Thanksgiving and Praise to Al- future the only, so is it a most ample reward for

POLLY BODINE .- The trial of this woman has been again resumed in New York. She was indicted a victim being a family connexion of her own. But such is the prevalent spirit in opposition to the death punishment, that it has been impossible thus far to bring the trial to a close. As the case stood at the last dates, 2100 jurors had been summoned, 993 of whom had been examined, 11 challenged peremptori-DEATH OF DR. PEYTON OF TENN .- The Nashville ly, and only 9 sworn. An order was issued to the

> Morrison tries very hard to get over his own selfalludes to Courts of Justice, and the testimony of witnesses. Did he ever hear of a person voluntarily of-

> > Great Fires.

of the loss at the latter, but it must be very large.

Does the person who stole Bishop's money last N. Y. 1844. summer, suppose he is not known? Does he suppose that he was not seen when he dropped the emptied wallet into the Post Office ! Is it not apparent why

Morrison, and the whole Royal Family, are out in

CORRESPONDENCE.

COLUMBUS, Ohio, Nov. 19, 1845. DEAR SIRS :- I see that your honest and true hearted that when a Democratic paper dares to denounce the to help them in their iniquity, and too often succeed

of the value of one dollar, how can bills of one-fifth broke. For a moment not a human being moved, all about by her politicians taking high grounds upon all Wick for defendants They are unsafe pilots, and if they are tolerated at naming the year of any of the charges, except by the we regard it as rather bad taste in the editor to make

cry was raised in a remote part of the crowd; no one a desperate and doubtful conflict. It has acquired a Opinion by DEWEY, J. The guard were with difficulty brought in their ralism vanquished, the allies of the prostrate party facias, of a justice's judgment rendered previously, against length despatched, and the crowd dispersed. Thus may convince people that you are not the first ended the first execution that I ever witnessed, and "crowing" Chapman; but it will find trouble to duced in evidence a bill of lumber made out by a carpenconvince them that you are not a true Democratic ter, who had built him a house. The Court permitted which come to our table; there is no more welcome Your friend,

NOBLESVILLE, Nov. 25, 1845. Messes. Chapmans:-The new paper, (the Morrison "Democrat,") has created no division in the ranks of the Democracy in this county yet, nor do I Morrison. It is a pretty good joke to say the least. think it will; but we are sorry to see it so generally Messes. Editors :- Morrison says he has "never the case, that when a Democrat becomes connected been in the habit of puffing every new concern that with the Bank as Director, Cashier, President, or othwould give him a knife, a plug of tobacco or a pound erwise, he soon becomes dissatisfied with his party, Pate vs. Swan and others. Error to the Union C. C. of candles, as some other folks have done," &c. and begins to find fault. He becomes altered in his Opinion by BLACKFORD, J. If this be true he has changed his habits very much feelings and views, and pretends for a while that the Yours, &c.,

the appropriateness of the supposed present. QUIZ. dent of the Branch and get himself in. Then, of Delazon Smith, alias "Delusion Smith," is cer- course, the whole succession will be provided for .-"One of the best things to laugh about, in the pre- from his brothers. They are in it; he is into it.

The editor of the Nashville Union says he has re- Esq., formerly a Democratic and then a Tyler editor | Messas. Chapmans :- I could not but smile to read ceived full and entire confirmation of the fact that in Ohio, as you doubtless recollect, was appointed the pathetic note of C. D. in the last "Democrat." We refused to have our name again used in that Mr. Turney, prior to his election to the Senate, made about a year ago, by Mr. Tyler as a sort of commer- He talks about old times, when he and the Morrisons We refused to have our name again used in that concessions to the Senate, made cial agent, to visit some of the South American reimportant concessions to the Whigs. The fact of his publics, the Pacific ocean, &c., at \$8 per day, and over the departed flesh-pots of Egypt. It is laughaplexion of the Committee of the last year, however, election, is prima facie evidence of the truth of the voyage and travelling expenses paid. 'Delusion,' as ble to hear him talk about defending and sustaining tee, as we before said, active, business men-men who is base enough to betray his party and its prin- quarter of the globe the agent is pursuing his re- I should like to know if it is not a notorious fact that Opinion by Dewer, J. who will not back out for fear it will cost them a dime. ciples once, will do it twice. If we are cheated once, searches! 'Delusion' avoids sending home his re- the Morrison family was always in office under the It costs money to do up the business properly; and it is the fault of him who cheats; if twice, it is our ports; and it is supposed that near the close of the Whig dynasty! Every body knows it was so. And Let us have no more of those who get themselves ap- only way to put a stop to barefaced villany, at least. and expenses for Uncle Sam to foot. That 'Delusion' blood;" but nobody will be gulled by such preten-

> OF The following lines were written by Mr. REID, on the death of his infant daughter, CORRINA, In a letter from Mr. Van Buren, dated October a lovely child, who died on the 11th inst., of water

For the Indiana State Sentinel. CORINNA. O, take me on thy arms, mamma, And kiss my cheek so pale; For my brow is damp with the clammy dews Which fall in death's lone vale.

My eyes are growing dim, mamma, Like stars that begin to wane, And my little tongue is parched and dry, And my head is racked with pain. Then cradle me on thy knee, mamma,

And sing thy child asleep. And wipe the tear from it's rolling eye, The lear that it cannot weep. I hear a sound in the woods, mamma, Like the voice of the winter-king,

Plucking the leaves from their tender stems, And blasting the flowers of spring. And as one by one they fall, mamma, Methinks they say to me,

Like the tender leaf and the spring-blown flower, Sweet child, thy doom must be. But do not weep for me, mamma, I fear not the winter-king,

Nor the darksome gloom of the lonely grave, Which knows no early spring. A home is prepared for me, mamma, Afar in yon brilliant sky, Where robed in light thy child shall dwell, With the flow'rets that never die.

Then fondle me on thy knee, mamma, And let thy arms entwine Around thy poor, poor dying child, And cool my feverish brain. Union County, November 24th, 1845.

GEOLOGY .- David Dale Owen is lecturing to large Mississippi U. S. Senator.-The Hon. Joseph W. fering his services to report a capital trial, that he audiences in Cincinnati on Geology, Chemistry and

> of our right to it, than I have that New York is a part | Combs and Kiersted for defendant. of this Union. I have therefore, acted-uniformly acted-as your representative, in favor of putting an

and avowed whigs .- State Sentinel. about a "Bank Democrat," it's quite as ridiculous as the activity, zeal and efficiency of the police. talking about a Christian Devil .- Delphi Oracle.

SUPREME COURT OF INDIANA.

CASES DETERMINED AT THE NOVEMBER TERM, 1845. Reported for the Indiana State Sentinel, BY A. M. CARNAHAN.

MONDAY, Nov. 24th, 1845. Miller et al. vs. White et al. Error to the Henry C. C. Opinion by Dewer, J.

plaintiffs-R. M. Cooper for defendants. Harris vs. Cobb and others. Error to the St. Joseph had a strong resemblance to democratic coonery. C. C. Opinion by Dewer. J.

The temporary statute of 1840 authorized the replevy lished, is because Chapman had the manly indepen-The Statute of 1843 authorizes the replevy of money ling the columns of the Sentinel. That disposition,

The State ex rel. of Wilson vs. Williams. Error to the Marion C. C. Opinion by BLACKFORD, J.

A writ in an action of debt against A, B, and C, issued in Marion county, was served on A, and returned "not found" as to the others.

resided in that county; and that they were when the writ been swallowed up in death.

ror to the Vanderburgh C. C. BLACKFORD, J. their duty as County Commissioners, &c. The defen- ing-and of villifying and abusing honest men, who dants pleaded guilty, and a judgment was rendered against do not agree with them in their sordid and selfish them, that they make their fine in a certain sum to the State. Held, that this judgment being joint was erroneous. There should have been a judgment against each of the defendants. The record in said suit after stating the placita, proceeded as follows: " Be it remembered year 1841, the Grand Jurors empannelled and sworn, &c., ry where .- Eaton (Ohio) Democrat, Nov. 20. that, &c., on the first day of June, in the year aforesaid,"

TUESDAY, Nov. 25.

time of its passage; and authorizes the revival, by some of Government. ment reversed. J. Pitcher for plaintiff-E. A. Terry for

Assumpsit for lumber sold and delivered. Pleas, nonassumpsit and set-off. On the trial, the defendant introthe jury to take this bill to their room, after charging visiter than Chapman's State Sentinel. The paper is them that they could not receive it as evidence of itself, right, politically; and there is a life and vivacity of the amount of lumber contained in the house, but that about its editorials which render it both amusing and if a witness had testified to it as the correct amount of instructive. Beside all this, its publishers are the lumber the house contained, they might refer to it as a 'right sort of stock,'-first rate clever fellows. If any memorandum of what his evidence was on that subject. one in this 'neck of woods' desires to know the Held, that there was no error in permitting the jury with doings' of the Hoosier Legislature, just let them the instructions given, to take the bill R S, 1843, p. 734. Judgment affirmed. Test for the plaintiff-Ward & Par-

J. C. Opinion by DEWEY, J.

Reagan. This was a little too fat for any body to President of the State Bank is the only one thus conand S C, Wilson for the plaintiff-R. C. Gregory for the

WEDNESDAY, Nov. 26. Henry vs. Hamilton. Error to the Favette C. C .-

Opinion by Dewey, J. rison is in the Bank, also, but in a different shape formal and insufficient affidavit, and the accused person, charged against him is true. - New Albany Democrat, on being arrested, put himself on trial before the justice Nov. 20. without objection, the proceedings afterward are not coram non judice, and void: and it is slanderous to charge a witness sworn on such trial with false swearing.

If two persons exchange horses, with the privilege to

their original owners.

valuable consideration received by him for the goods.

cise his right within a reasonable time. An execution binds the personal property of the execuhe received it.

belonging to A, at the time the officer received the execu- clocks and railroads .- N. Y. News. tion, is relinquished by the levy upon the property originally owned by A, and by him received back again by the plaintiff-C. H. Test for defendant.

A voluntary conveyance of real estate is not void as to

subsequent creditors, merely because the granter was indebted 25 or 30 at date of the deed After such deed, the grantor contracted a debt for which judgment was obtained before the deed was recorded .said judgment.

the prior deed, took nothing by the purchase. but he may convey it to trustees for her use.

sion to the grantor. Judgment affirmed. Lister for plaintiffs-Jernegan for defendants. Fisher and Taylor vs. State Bank. Error to the No-

ble C. C. BLACKFORD, J. A protest made in 1842 by a notary public of a promissory note, stating that he had given notice to the endorser of the dishonor of the note, is no evidence of such notice. But by a Statute of 1843, such statement in the protest made since that Statute, is evidence of that notice.

ATTEMPT TO ASSASSINATE SANTA ANNA .- A letter to enslave themselves for the space of two years for end to the common occupancy between us and England has been received in Mexico from Havana which the transportation of these poor devils a few hundred and extending at once our power and jurisdiction over mentions that a young Spaniard named Gomez had miles across the gulf! Was there ever a more flathat country."-Silas Wright's Speech at Watertown been arrested by the police, who had just arrived there grant instance of oppression? A more open act of from Mexico, commissioned by one whose name is cruelty !- Key West Gazette, 18th ult. purposely omitted, with the intention of assassinating As for Bank Democrats, we would not give a pinch Gen. Santa Anna. His case has already been tried, | 67-Mr. Rowley, who claimed to have been robbed of snuff for the difference in principle between them and according to the letter the criminal would be of \$27,000 on board the steamboat Massachusetts, a few sentenced to the fortress of Centua, in Africa. Gen. weeks since, was arrested at Boston some days ago the notes, and the particular torn bill was returned? That's the talk. Amen! with all our heart .- TALK Santa Anna had expressed his perfect satisfaction with on writs to the amount of \$4300. It seeming that

> Not Allowed to Preach.-M. Ronge, having in- Worcester-The case looks mysterious. Court Expenses.—There are 363 judges in the timated his intention to visit France, received a com-United Kingdom, whose salaries amount to £402,- munication, through the French Charge d'Affaires,

Indiana Democrat.

This is the title of a new democratic (?) paper, just started in Indianapolis-edited by Morrison & Co .-A paper gotten up in the same spirit which this one has, should neither receive the countenance or support of honest men. We never heard of a democratic paper being established for the purpose of distracting A written contract cannot be changed or explained by and dividing the democratic party. We never heard of parol reference to another written contract between the a democratic paper, which loudly professed Democrasame parties. Judgment reversed. J. S. Newman for cy, and at the same time was endeavoring to break that party down. We should think such democracy

Another reason adduced why this paper was estabdence to deny Morrison & Co., the right ! of controlwhich has ever characterized Chapman, to manfully Sem. That independently of these Statutes the law struggle against wrong, in whatever shape it might was the same. Judgment affirmed. Morrison, Major appear, is here plainly to be seen. His ardent and zealous exertions in favor of the stability and permanence of democratic institutions-his tried Democracy-his unwearied efforts to preserve unsullied the principles which he has espoused-his long connection with the Democratic press of that State, and his The plaintiff, as authorized by Statute, suggested the re- praiseworthy labors in behalf of the democrats of his turn on the record. A pleaded in abatement, that neither sister States, has secured to him a grateful rememhe nor either of the other defendants resided in Marion brance of his services, in the minds of Democracy, county when the writ issued, nor had any of them ever which never can be erased, until memory shall have

cratic executive organ of the State ? Is it necessary The State of Indiana vs. Hopkins and others. Er- that a paper should be published, with the intention of brow-beating those who do not believe it at all ne-Indictment against A, B, and C, for failing to discharge cessary to adopt such a system of political financierviews, nor coincide with them in the accomplishment of their hellish purposes.

A traitor, who pursues such a course, should receive his reward : consisting in the everlasting scorn that heretofore, to-wit, at the September term, &c., in the and condemnation of the true-hearted democracy eve-

INDIANA DEMOCRAT .- The first and second numbers ment, and that the indictment, which commenced with of the above paper are upon our table. The mechan me with the editors of the "Sentinel" and "Democrat," Thompson vs. Harrison. Error to the Dubois C. C. for years-and "personally we have no objections" to the publication of as many democratic papers as the

The many compliments paid by whig editors to the new paper, can never recommend it to our confidence. Regarding Morrison as a Democrat, as we the whig press to sustain his political character .-Wabash Standard, Nov. 21.

INDIANA SENTINEL. - Among all the exchanges send for the Indiana State Sentinel .- Ohio Piketonian.

The whole Democratic press of Indiana, with one or two exceptions, stand by the side of the Messrs. Under the Statute of 1843 (R S 1843, p. 1046.) an ex- Chapmans and the State Sentinel. The noble demo-

We have received an extra Political Beacon. is responsible for it. Judgment reversed. H. S. Lane comb and Bright, and quoting the infamous slanders of such men as Barnett, against the editors of the State Sentinel, we advise him to send his extras to the Federalists, for we can assure him that the only effect it will have with the Democrats, will be to con-If a justice of the peace issue a State warrant on an in- firm them in the belief that all the Chapmans have

ORIGIN OF RAILWAYS .- The original inventor, it now appears, of the railway system, was the late en-A justice of the peace is authorized to try, and pass sen- gineer, Mr. Fredericks of Hanover. He first thought tence upon, a person accused of disturbing a lawful as- of constructing a machine for the conveyance of heavy loads, while visiting the mines of Silesia, and he If a witness make a false statement, but afterwards cor- subsequently invented iron rails, exactly as they now rect it, so that his testimony is ultimately consistent with are in use; also a locomotive engine and a cart to the junior did consent to take his turn at the oar. statement. Nevertheless, we see that several demo- he is called, seems to have known a thing or two! the hopeless prospects of the democratic party. They truth, he is not guilty of perjury; and it is slanderous to run from the Dovittry silver mine, upon the Haregni-We see this year but little difference in the action of cratic papers are endeavoring to whitewash the traitor. This is but offering a premium for similar vile- but the government don't know and can't find out at ment, the prospects of our party continued invariably to that statement. Judgment affirmed. Test for plain- Pucherich, a distance of about an hour's drive. The he committee.

In short, it is necessary to have on such a committee and not for spoils!!!

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It is worth a hearty guffaw, also, to hear tiff—Parker for defendant.

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In short, it is necessary to have o 80 cwt. The guide sat upon the driving box like a one party to return the horse received by him, within a coachman, and was able, by pressure, to direct or arthose should be appointed who will work and pay.— own. Brand all traitors—brand them! That's the If, in such exchange, one of the horses be warranted, a The distance requiring a walk of forty-five minutes breach of the warranty does not annul the contract of was thus performed upon it by the king and queen in sale, and reinvest the property of the respective horses in five. The inventor subsequently executed a drawing for an English gentleman, who as Mr. Fredericks The vendor of goods on whom a fraud has been com- said a short time before his death, " wishes to run my mitted by the vendee, cannot make the contract of sale as new cart in his own country, as I do here. He ada nulity, while he willingly holds in his own hands, a mires it, and I take great care in executing my work. in order to prove that we here are not a set of block-A party having a right to rescind a contract must exer- heads." This invention was thus transferred to England, where Mr. Thomas Gray of Exeter was finally tion defendant from the time of its delivery to the officer, instrumental in introducing it; and, after the applithough the officer fails to endorse upon it the time when cation of steam to boats, the steam locomotive was also introduced. These important facts have just A and B exchange horses; after the exchange, an execu- been made known, and they show that the claims of tion against it is delivered to an officer, after which A and England to this, as to almost every other invention B re-exchange the horses, the officer levies the execution made by others, are not to be sustained. Thus the upon both horses, as the property of A. The lien of the world is indebted to Germany for four of the most execution upon the property originally owned by B, but important inventions: those of powder, printing,

> FRIGHTFUL SCENE .-- We learn from the Richmond re-exchange. Judgment offirmed. George H. Dunn for Whig, that at sunrise on the morning of the 3d inst., as one of the carriages of the Menagerie, containing Doe. on dem. Abbott vs. Hard and Sherman, trustees, the lion, tiger, panther, &c., was in the act of starting &c. Error to the St. Joseph C. C. Opinion by BLACK- for Petersburgh, drawn by four horses, one of the horses took fright, and attempted to run; this excited the lion, who roared from alarm, upon which the whole team dashed at full speed down Locust alley, not much more than wide enough for the passage of the car. The driver, in his box, displayed great presence of Subsequently to recording the deed, (which was not re- mind, and at the intersection of the alley with Main corded in time,) the land was sold under an execution on street, and a few doors above the Bell Tavern, in turning them upon the side-walk, the wheels coming Held, that the purchaser having notice by the record of in contact with the posts planted along the side-walk, smashed three of them, when finally one of the wheels A husband cannot convey land immediately to his wife, was knocked off from the axle, the driver pitched into the street and seriously hurt, and the wagon upset. Under the Statute, a bona fide conveyance of real es- The fore-wheels being by this means detached, the tate, whether for a consideration or not, passes, prima fa- horses proceeded furiously, until they were stopped by cie, the grantor's interest in the premises, and the posses- obstacles in the street. One of them was much injured. Fortunately, the cage was strong and held its enraged prisoners.

BRITISH NOTIONS .- The British schooner Leon, from the Bahama Islands, put into this port on the 13th inst., bound to the Bay of Honduras. We have been informed that this vessel had on board somewhere about two hundred free negroes, who were going as "As to the Oregon Territory, I have no more doubt Judgment reversed. Colerick & Cooper for plaintiffs- passengers, and for this passage, our informant tells us they are made, by these advocates of freedom, to put themselves under bonds to do two years of labor;

> he was insane, he was released on bail, and steps were taken to send him to the Insane Hospital at

There is this difference between happiness and wis-A certain lawyer in Ohio, being in the midst of a 132 a year. England has 145, Ireland 124, and that he might travel through France as a private in- dom. He that thinks himself the happiest man is